	black ink to fill out this form.
	Message phone:
	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA
	AT City or Town where the Court is located
Districtiff	
Plaintiff,)
VS.	}
Defendant.))
	DIVORCE FINDINGS OF FACT AND CONCLUSIONS OF LAW WITH PROPERTY (Short Form) AND NO CHILDREN
The trial _	hearing in this case was held on
The plaintiff and was represent	id not appear ppeared in person telephonically or waived appearance sented by self or attorney
	id not appear ppeared ☐ in person ☐ telephonically or ☐ waived appearance represented by ☐ self or ☐ attorney
divorce and: A.	ows that the defendant was duly served with the summons and complaint for Default: The defendant did not file an answer or otherwise defend, and the proceeded by default.
B. answe	Uncontested: The defendant ☐ joined in signing the complaint ☐ filed an and did not contest the facts alleged or prayer for relief in the complaint.
C. able to	Complete Settlement: The defendant filed an answer, and the parties were negotiate a settlement on all issues concerning property and children.
D. to trial	Contested: The defendant filed an answer, and the matter proceeded an all issues on specific issues that the parties were unable to settle.

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The court has considered testimony and examined any evidence or agreements presented. Being fully advised in the premises, the court makes the findings of fact and conclusions of law set forth below.

FINDINGS OF FACT

1. The plaintiff is a resident of the State of Alaska.
The plaintiff and defendant were married in on, and ever since have been and now are husband and wife.
3. There exists an incompatibility of temperament between the parties, such that it has become impossible for them to remain together as husband and wife.
4. There are no minor children and the wife is not pregnant.
5. The court determines the property, its value and allocation and finds each party shall retain all assets and debts currently in his/her possession and control. No further division is necessary.
6. The plaintiff defendant desires that her prior name of be restored to her.
7. Other:

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CONCLUSIONS OF LAW

1. This court has jurisdiction over the parties and issues involved in this proceeding, including subject-matter jurisdiction over the custody of the minor child(ren).
including subject-matter jurisdiction over the custody of the minor child(ren).
2. A decree of divorce shall be issued forever severing the bonds of matrimony now existing between the parties.
3. No custody, visitation or support order shall be issued because there are no minor children and the wife is not pregnant.
4. Each party shall retain all assets and debts currently in his/her possession and control. No further division is necessary. 5.
The wife's prior name ofshall be restored to her.
6. Other:
DATED AND ENTERED at, Alaska this day of, 20
Recommended for approval: JUDGE OF THE SUPERIOR COURT
Superior Court Master Date
I certify that on a copy of this document was sent to (list names):
Clerk: